

**Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554**

In the Matter of)	
)	
USA VOIP LLC)	
)	
Application for authority pursuant to Section 214 of the Communications Act of 1934, as amended, for global authority to operate as an international facilities-based and resale carrier)	File No.: ITC-214_____
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APPLICATION FOR AUTHORITY

USA VOIP LLC, (hereafter also called “Applicant”) hereby requests authority, pursuant to Section 214 of the Communications Act of 1934, as amended, 47 U.S.C. Section 214 *et. al.* (1982), and Section 63.18 of the Federal Communication Commission's (hereafter called “Commission”) Rules, 47 C.F.R. Section 63.18, to provide global or limited international facilities-based and resale services between the United States and international points, except those international points not authorized by the Commission and updated from time to time on the Commission’s Exclusion List. USA VOIP LLC, is a U.S. company organized under the laws of the State of Florida to provide international telecommunications services. USA VOIP LLC has no foreign affiliations. Upon grant of authority USA VOIP LLC will serve customers throughout the United States. By granting this application, the Commission will serve the public interest, convenience and necessity by promoting competition in the international services market. Competition will benefit U.S. consumers by increasing service options and lowering prices. Thus, the public interest will be served by the grant of Section 214 authority to USA VOIP LLC. Therefore, in support of this application, USA VOIP LLC respectfully submits the following:

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to operate as an international)
facilities-based and resale carrier)
)

Application Attachment I.

(Information pursuant to 47 CFR § 63.12)

The following information is submitted, as required by 47 CFR § 63.12 of the Commission’s Rules, in support of USA VOIP LLC’s request for authorization:

In Response to Question 9 of the FCC 214 Application:

USA VOIP LLC respectfully requests streamline processing pursuant to 47 CFR § 63.12 and certifies that:

1. It is not affiliated with a foreign carrier in a destination market it seeks authority to serve;
2. It has no affiliation with a dominant U.S. carrier whose international switched or private line services. USA VOIP LLC seeks authority to resell, either directly or indirectly through the resale of another reseller’s services;
3. It does not seek authority to provide switched basic services over private lines to a country for which the Commission has not previously authorized the provision of switched services over private lines.
4. The Commission has not informed USA VOIP LLC, in writing, that this Application is not eligible for streamlined processing.

In Response to Question 10 of FCC 214 Application: Not Applicable to USA VOIP LLC
In Response to Question 11 of FCC 214 Application: Not Applicable to USA VOIP LLC
In Response to Question 12 of FCC 214 Application: Not Applicable to USA VOIP LLC
In Response to Question 13 of FCC 214 Application: Not Applicable to USA VOIP LLC

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Application Attachment II.

(Information pursuant to 47 CFR § 63.18)

The following information is submitted, as required by **47 CFR § 63.18** of the Commission's Rules, in support of USA VOIP LLC's request for authorization:

47 CFR § 63.18(a): The name, address and telephone number of the Applicant is:

Name:	USA VOIP LLC
Address:	2332 Galiano Street, 2nd Floor
State, City, Zip Code	Coral Gables, FL 33134
Telephone:	(786) 408-5665

47 CFR § 63.18(b): USA VOIP LLC is a limited liability company organized under the laws of the State of Florida.

48 CFR § 63.18(c): Correspondence concerning this application should be sent to:

Name:	Mr. Juan Ignacio Cabrera Ramos, Manager
	USA VOIP LLC
Address:	2332 Galiano Street, 2nd Floor
State, City, Zip Code	Coral Gables, FL 33134
Telephone:	(786) 408-5665

With a copy to Contact:	Edward A. Maldonado, Esq. Regulatory Counsel for Applicant
	MALDONADO LAW GROUP
	LAW OFFICES OF EDWARD A. MALDONADO, P.A.
	800 Douglas Road Suite 149
	Coral Gables, Florida, 33134
	Tel: (305) 477-7580 Fax: (305) 477-7504

In Response to Question 14 and 15 of the FCC 214 Application:

47 CFR § 63.18(d): USA VOIP LLC has not previously received authority under Section 214 of the Act.

47 CFR § 63.18(e): Not Applicable. At this time, USA VOIP LLC seeks no other authorization available under Section 63.18(e). USA VOIP LLC requests global or limited facilities-based and resale Section 214 authority pursuant to the terms and conditions of Section 63.18(e)(1) and (e)(2) of the Commission's Rules. Applicant is not applying for authority to acquire facilities or to provide services not covered by paragraphs (e)(1) through (e)(3) of Section 63.18. Applicant is not seeking facilities-based authority under paragraph (e)(4) of Section 63.18.

47 CFR § 63.18(g): Not Applicable.

47 CFR § 63.18(h): In support of this certification, the name, address, citizenship and principal business of the shareholders of **USA VOIP LLC** that control ten percent (10%) or more of are as follows:

Name:	Avanzada 7 SL
Address:	Marie Curie 20, 1st Floor Campanillas, Malaga, Spain
Telephone:	+34 951 01 19 10
Ownership Percentage:	100%
Citizenship:	Spain
Business:	Telecommunications

Shareholder **Avanzada 7 SL** is a privately-held Spanish Company. The persons or entities holding 10 percent or more of the interest of **Avanzada 7 SL** are as follows:

Name:	Ibervoip Services, SLU
Address:	Marques de Larios N°5, Planta 2°, Ofic 2 Malaga, Spain, 29015
Telephone:	+34 952 223 673
Ownership Percentage:	100%
Citizenship:	Spain
Business:	Telecommunications

Shareholder **Ibervoip Services, SLU** is a privately-held Spanish Company. The persons or entities holding 10 percent or more of the interest of **Ibervoip Services, SLU** are as follows:

Name:	Jose Torres Quesada
Address:	Marques de Larios N°5, Planta 2°, Ofic 2 Malaga, Spain, 29015
Telephone:	+34 952 223 673
Ownership Percentage:	100%
Citizenship:	Spain
Business:	Telecommunications

47 CFR § 63.18(i): USA VOIP LLC herein certifies that it is not affiliated with any dominant foreign facilities-based carriers or US dominant carriers.

47 CFR § 63.18(j): certifies that it does not seek to provide international telecommunication services to any destination country for which any of the following are true:

1. USA VOIP LLC is a foreign dominant carrier in that country; or
2. USA VOIP LLC controls a foreign dominant carrier in that country; or
3. Any such entity that owns more than twenty-five percent (25%) of USA VOIP LLC or that controls USA VOIP LLC controls a foreign dominant carrier in that country.

47 CFR § 63.18(k): Not Applicable to USA VOIP LLC

47 CFR § 63.18(l): Not Applicable to USA VOIP LLC

47 CFR § 63.18(m): Not Applicable to USA VOIP LLC

47 CFR § 63.18(n): USA VOIP LLC herein certifies that it has not agreed and will not agree in the future to accept any direct or indirect special concessions from a foreign carrier or administration with regards to traffic or revenue flows between the United States and any foreign countries the company is authorized to serve.

47 CFR § 63.18(o): USA VOIP LLC herein certifies that no party to this application has been denied federal benefits pursuant to Section 5301 of the Anti-Drug Abuse Act of 1988.

CONCLUSION

In conclusion of the foregoing, Applicant USA VOIP LLC herein certifies that all of the information in this application is accurate and correct. For these reasons, respectfully requests that the Commission grant this application under applicable streamline processing.

Respectfully submitted,

USA VOIP LLC

By: /s/ Juan Ignacio Cabrera Ramos /s/

Name: **Juan Ignacio Cabrera Ramos**

Title: **Manager of USA VOIP LLC**

By and through their Attorney:



/s/ Edward A. Maldonado /s/

Edward A. Maldonado, Esq.

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